

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

RICHMAN, BERENBAUM &	:	CIVIL ACTION
ASSOC., P.C., CHARLES I.	:	
RICHMAN, ESQ., BLAKE L.	:	
BERENBAUM, ESQ., and ELLIS	:	
COOK, ESQ.	:	
	:	
v.	:	
	:	
CAROLINA CASUALTY	:	NO. 02-3195
CO., REUBEN KLUGMAN,	:	
individually and as trustee of the	:	
Reuben Klugman Trust, and	:	
Jeffrey L. RUDNICK, ESQ.	:	

ORDER

AND NOW, this ____ day of May 2003, upon consideration of Defendants Motion for Summary Judgment, and Plaintiffs' response thereto, it is hereby ORDERED that said Motion is DENIED. Material issues of fact exist, including whether the September, 1999, stipulation and settlement extinguished any and all claims subsequently asserted in the underlying action, or that plaintiffs, here, reasonably could have believed them to have been extinguished in their entirety.

BY THE COURT:

copies by FAX on
to

JAMES T. GILES C.J.